

ABANDONMENT IS SOLE ISSUE IN GOULD CASE.

Ruling Sweeping Away Cruelty and Non-Support Charges Partial Victory for Husband—Wife on Stand Proves Tartar for Cross-Examiner.

(ASSOCIATED PRESS NIGHT REPORT.)

NEW YORK, June 14.—That abandonment will be the sole issue upon which the suit for separation brought by Katherine Clemmons Gould against her husband, Howard Gould, was a ruling made late today in the Supreme Court by Justice Dowling, after counsel for Mrs. Gould had rested the case for the plaintiff.

This sweeps away several phases of the case, notably cruelty and non-support, and is a partial victory for Howard Gould.

As to the charge of abandonment, the court held that this, too, might not stand unless the plaintiff was able to show that Howard Gould's stipulation for reconciliation was unreasonable.

This phase will be argued tomorrow. Developments today were perhaps the most interesting in the trial.

George Gould, a brother of the defendant, testified, and Mrs. Gould was excused from the stand after three hours of cross-examination.

After the case for the plaintiff was rested, Delaney, Nicoll, for the husband, made the usual motion to dismiss the suit on the ground that the plaintiff had failed to make out a

"cause of action." Mrs. Gould has been accused by apes. Nothing has been shown to prove it.

SHEARIN DEFINES CRUELTY.

"It is cruelty," he affirmed, "for a husband to withdraw his support, to accuse his wife of being a characterless, or to endeavor against her without cause, reflections against her honor."

Inasmuch as the abandonment charge only is to be considered tomorrow, the defense attorney, Mr. Cox of Buffalo Bill, "Big" Hawley, the former convict, or Ed Sholes, the reputed gambler. But it still leaves open the question of Mrs. Gould's indulgence in intemperance.

Delaney, hearing the events of the day will have on the ultimate decision in the case, honors were about even in the verbal battle between the cross-examiner and Mrs. Gould. Both spoke.

The lawyer's most pertinent and apparently embarrassing thrust was the exhibition of a faded, old-fashioned photograph of a young woman sitting on a sofa, with her legs crossed, and a cigar in her mouth. Mrs. Gould turned a dull red as it was shown, but she would not identify the photograph as one of herself, nor thought it was "hardly fit enough for me."

This picture was introduced to show, if possible, Mrs. Gould's former association with Buffalo Bill's show.

GUID PRO QUO.

In retaliation for the picture incident, Mrs. Gould made one cutting retort to her inquisitor. Mr. Nicoll had been asking the defendant if her gowns, how many she wore, how often she wore them and what became of them.

"They were given away," Mrs. Gould said. "One day she said, 'We're given to your own sister,' and on the stage, I have aided many poor girls to get stage engagements by equipping them with my discarded gowns."

"Did it become her?" was Mr. Nicoll's only rejoinder.

Much of the day was taken up in questioning Mrs. Gould concerning her lavish expenditures. How many gowns did she have, how many took to dress, and the declaration that it is "very bad taste" to wear a gown twice, were among the interesting fashion hints in the testimony.

The name of Dustin Farnum was

UP AND DOWN THE VALLEY.

PITH OF NEWS FROM THE MIDDLE WEST.

(BY DIRECT WIRE TO THE TIMES.)

CHICAGO, June 14.—(Exclusive Dispatch.) Just when every one thought summer had come to stay, it appears the winter spirit was accidentally turned on, and as a consequence the temperature today dropped with almost lightning-like rapidity. The maximum was 84 and the minimum 48 deg. Middle West temperatures:

Alpena 62 44
Bismarck 72 49
Cairo 70 50
Canton 65 45
Cincinnati 70 50
Cleveland 70 50
Concordia 74 50
Davenport 64 50
Denver 64 50
Des Moines 70 56
Detroit 66 46
Devil's Lake 72 50
Dodge City 78 56
Dubuque 62 48
Duluth 68 48
Eau Claire 65 45
Grand Rapids 65 50
Green Bay 64 50
Helena 72 50
Huron 70 50
Indianapolis 76 56
Kansas City 76 56
Marquette 66 46
Memphis 80 50
Milwaukee 56 50
Omaha 70 50
St. Louis 78 50
St. Paul 66 46
Saint Paul 64 46
Sioux City 72 50
Springfield, Mo. 76 50
Wichita 76 50

HONEST FOR THIRTEEN YEARS.

(ASSOCIATED PRESS DAY REPORT.) **CHICAGO, June 14.**—Abraham Rosenthal, who is the possessor of bank books showing deposits of more than

\$20,000, was arrested yesterday for picking pockets. The prisoner, who reportedly had been in the retail jewelry business, had professed that while he had been arrested for similar offenses in his youth, he had earned an honest livelihood for thirteen years, in which he had not been molested by the police. The bank account, he said, had been honestly acquired. Rosenthal, while identified by two men as an alleged pickpocket, declared it a case of mistaken identity.

GIVES UP BIG CHURCH.

(ASSOCIATED PRESS DAY REPORT.) **CHICAGO, June 14.**—For the principles he has advocated in the Protestant Episcopal church more than thirty years, Rev. Edward A. Larrabee yesterday announced he would give up the pastorate of the Church of the Ascension, one of the most influential in Chicago, to become dean of the Navajo (W.M.) Seminary, which boasts of but forty students. He believes he can do more for proselytizing the principles he represents by teaching men what they are to become in the ministry than by preaching to laymen. Mr. Larrabee is the recognized leader of the high church element of his denomination.

SCHOOLS CIVIC CENTERS.

(ASSOCIATED PRESS DAY REPORT.) **CHICAGO, June 14.**—Every public school building in Chicago will blossom into a social settlement this fall, if a plan now being considered by the Board of Superintendents is put into effect. The scheme involves turning each building into a social center to be used by mothers' councils, parents' associations and the like. The superintendents have considered the plan, investigating particularly a similar experience being carried on in St. Louis, and have prepared a preliminary report which strongly favors the innovation for Chicago.

perhaps the most fashionable resort in the world, and she dressed there merely as other women dressed.

Mrs. Gould said at Beach and Ormond she wore her handsome gowns at "rolling chair time" and "tea time."

She never wore the same gown twice.

She said and gave most of them away when she returned to New York, where her social position required an entirely different outfit.

She said she only dressed at Ormond and at the beach in "a spirit of social and social distinction dressed, and that she indulged in the mildest form of dress, as there were other people who dressed often and made more display."

"VERY BAD FORM."

"What would happen if you wore one of these gowns twice?" asked Mr. Nicoll.

"It would be considered very bad form—very bad," Mrs. Gould replied.

"I don't think it is. Her social position required her to change her entire costume at least three or four times a day."

"How much time is consumed in making these various changes?" asked Mr. Nicoll.

"Two or three hours for each one, usually," said the witness.

Mrs. Gould said a woman of her station in New York would require two maids to dress her. Counsel wanted to know if she could not dress quickly, not 4 or 5 hours at all.

"I don't know," said the witness.

Mr. Nicoll wanted to know if the witness ever rode horseback. She said she had. She was shown a picture of a young woman astride a white horse, with a man in a top hat behind her in the background. "The witness was asked if it was not a picture of herself. She could not remember it.

"Don't you your picture, taken in Manhattan, Empire State?" went with the Cody (Buffalo Bill) show?" asked Mr. Nicoll.

The witness couldn't recall it, but was asked if it was not her picture.

MATTER OF SERVANTS.

Mrs. Gould was asked if she remembered employing and discharging 146 servants at Castle Gould during the year 1906. She could not remember definitely.

During Mr. Nicoll's examination of Mrs. Gould with regard to her acquaintance and meetings with the witness, he asked if she did not remember meeting Farnum between August, 1906, when he dined with her at "Castle Gould," and a meeting in Hartford, Conn., when they dined together at a hotel in that city. Mr. Nicoll read the deposition of Elijah Sells, Mr. Gould's cousin, in which he stated the conditions upon which Howard Gould offered a reconciliation with his wife.

MUST QUIT DRINK.

The conditions were that Mrs. Gould was not to interfere in the management of Castle Gould; she was to abstain from intoxicants; to refrain from humiliating Mr. Gould before his friends and she was to agree to a regulation of her personal finances.

Mr. Gould would not admit the specificity of the conditions when he was questioned about it, but said they had asked her to sign a paper to abstain from intoxicants.

Clarence E. Shearn, attorney for the plaintiff, charged that Mrs. Gould was not to interfere in the management of Castle Gould.

"It is cruelty," he affirmed, "for a husband to withdraw his support, to accuse his wife of being a characterless, or to endeavor against her without cause, reflections against her honor."

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of absence, raised \$1,000 out of their own pockets for him and elected Dr. W. B. Hall of Alabama vice-chancellor, pro tem. Dr. Wiggins has been in the country for some time, but no one here was prepared for the shock. He was the son-in-law of the late Bishop Quintard of Tennessee. He stood high in the Masonic grand lodge.

Gen. John S. Keantz.

TOLEDO (O.) June 14.—Gen. John S. Keantz, former national commander of the G.A.R., died here today. He was widely known as the "drummer boy of Missionary Ridge." Gen. Keantz was the little drummer boy of 15, who played a musket and joined in the rush of Missionary Ridge, losing his leg. While national commander in 1888, he died with Gen. S. D. Gen. Keantz obtained from the G.A.R. from question as a secret society.

OBITUARY.

DR. PENNA DIES VERY SUDDENLY.

PRESIDENT OF BRAZIL SUCUMBS TO INFLUENZA.

Vice-President Nilo Pecanha Assumes Authority of Big Republic.

Late Executive Was One of Dom Pedro's Ministers and Long Held Public Office.

(ASSOCIATED PRESS NIGHT REPORT.)

RIO JANEIRO, June 14.—Dr. Alfonso Moreira Penna, President of Brazil, died today. He was stricken with influenza and remained seriously ill for a time, improvement was noted on June 6, which continued until Saturday.

The President then suffered from a relapse and there were marked pulmonary and gastric symptoms.

Yesterday the physicians concluded the case was hopeless and notified the Minister of the Interior, the Vice-President and other government officials.

Mr. Moreira Penna, assumed the executive authority this evening.

Mr. Moreira Penna was elected to office by universal suffrage in the twenty federated States in 1906 and assumed office in November of that year. The term expires in 1910. He was a native of the city of Rio Janeiro, the capital of Great Britain, came through Peru, first King of Scotland, and down to Robert Bruce and the Stuarts.

Dr. Moreira Penna was one of Dom Pedro's ministers who accepted and supported the republic after its proclamation.

He was Vice-President of the republic and president of the Senate at the time of his election to the chief magistracy.

Among the important acts of Dr. Penna's administration was the authorization of the \$50,000,000 naval loan, the reduction of the duty on American sugar and the signing of an arbitration treaty with Argentina.

ANTICIPATE NO TROUBLE.

(ASSOCIATED PRESS NIGHT REPORT.)

NEW YORK, June 14.—"I do not believe the death of President Penna will be followed by any disturbance in the affairs of the University of Chicago, whose utterances on religious subjects have been criticized by Baptist ministers as being heretical.

The adoption of resolution in substance by the assembled ministers of their allegiance to the Baptist church, of their belief in the Deity, the Bible and the cardinal doctrines of orthodoxy, regardless of the beliefs or works of Prof. Foster or any others.

OBITUARY.

Fred Cox.

SACRAMENTO, June 14.—Fred Cox a grandson of the late Fred Cox of Cox & Clark, wealthy land owners and stock raisers of California, died suddenly in his home in Sacramento. He had been 60 years old for a week, but his condition was not considered serious.

His mother is the wife of George W. Peltier of the California Bankers Association. Cox was a baseball player of note and played this season for the Santa Cruz team of the State League. He was the heir of Cox & Clark, which he had been managing for months ago to Miss Sue Pieron, daughter of J. C. Pieron, resident engineer of the Western Pacific Railroad. He was about thirty years of age.

Benjamin Lawton Wiggins.

SEWANEE (Tenn.), June 14.—(Exclusive Dispatch.) Benjamin Lawton Wiggins, Vice-Chancellor of the University of the South, died yesterday afternoon at 5 o'clock in his residence, Fowl Hall, just across the street from his office in Walsh Hall, where the university trustees, just as he died, voted him unanimously a year's leave by his friends.

RUNNS AWAY TO BE ACTRESS.

George J. Gould was called by Mrs. Gould's lawyer to testify in regard to Howard Gould's income. He said that his wife had never been formally divided among the children.

Howard Gould was entitled to one-sixth of the estate, under the will. The estate of the father was valued approximately at \$20,000,000.

Howard's income was about \$770,000, and had not varied much before or since that date.

Mr. Gould followed his brother on the stand. He said he considered his property outside of the Jay Gould estate worth \$3,000,000 or \$10,000,000. This was independent of the income left by his father.

WALKER'S TESTIMONY.

Mr. Gould's lawyer said that Mrs. Gould had been married at one time to a man named Mr. Walker.

Mr. Walker, who was present at the "Big" Hawley interview, was called to corroborate McLaughlin's testimony.

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TUESDAY, JUNE 15, 1909.

THE PACIFIC SLOPE STATES.

DAN CUPID MOURNFUL.

Need for Certificates of Health Halted Marriage Industry in Yakima.

[ASSOCIATED PRESS NIGHT REPORT.]

NORTH YAKIMA, June 14.—[Exclusive Dispatch.] The new law requiring certificates of health from applicants for marriage licenses is not popular in Yakima county. Five prospective grooms applied for licenses at the County Auditor's office today, but balked at the physical conditions. Three said they would come back, but failed to do so. The fourth said he would go to another State to be married and the fifth said there "would be nothing doing" for him under such a law. Although twenty-eight licenses were issued here the first ten days of June, not one has been issued since the law went into effect.

GRAFT PROSECUTION.

ARGUMENT CALLS FORTH PROTESTS.

CALHOUN DEFENSE OBJECTS TO O'GARA'S INFERENCES.

Increased Police Detail Necessary to Handle Crowd Anxious to Hear Counsel Address Jury in Celebrated Case—Defendant and Chief Official Present in Court.

[ASSOCIATED PRESS NIGHT REPORT.]

SAN FRANCISCO, June 14.—John O'Gara, assistant prosecutor in the trial of Patrick C. Gleeson, indicted one-half of the argumentative case against the president of the United Railroads today when his address before the jury and a crowded courtroom was concluded at the end of an entire court session.

An increased police detail regulated admission to the building. Women were given the preference over scores of men who vainly sought admission and scores of the seating capacity was given over to them.

Until late in the day there was no dramatic incident or interruption to reward the close attention spectators gave to Mr. O'Gara's dispassionate review of testimony offered during the last two months by scores of witnesses.

Mr. Calhoun sat at the edge of the trial reserved for the defense, at his side were Mrs. L. C. Abbott, Mrs. Abbott and Thurwell. Initially, three officials jointly indicted with the defendant—all sitting in full view of one of the two train robbers.

SLOPE BRIEFS.

Landmark Burns.

GRASS VALLEY, June 14.—The residence of George Vincent on South Street, which was destroyed by fire to-day, was built of wood.

The roof and walls were of the same material, which is common, shows signs of a military coat of arms resting on a sword.

The roof of the house, which is the home of the American Legion, was chairman of the Legion, Mr. E. May made the speech.

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SUGAR PROVES MOST EXCITING.

Senators Spend Entire Day Talking of It.

Connecticut Tobacco Has Its Look-in Also.

Rector Discourteous Fly Gaily About.

ASSOCIATED PRESS NIGHT REPORT.

WASHINGTON, June 14.—Sugar was the stirring subject before the Senate today. It was brought to the front in connection with the consideration of the Finance Committee's substitute for the House provision of the tariff bill, regulating the admission of Philippine articles into the United States, and received practically the undivided attention of the Senate throughout the day.

During the first hour there was some discussion of the effect of the provision on the tobacco interests of Connecticut, but the amendment looking to the introduction of Connecticut tobacco into the Philippines for wrappers, had the effect of relieving the situation in that quarter.

Attention was then directed to the clauses providing a duty on sugar admitted into the Philippines equal to that on sugar brought into the United States and exempting 300,000 tons of Philippine sugar from duty when brought into the United States.

Senator Bristow criticized both provisions, and his criticisms opened the way for a general debate between Bristow and Clapp on one side, and Aldrich and Lodge on the other.

It was contended, on the one hand, that the two provisions combined were intended to promote the interests of the sugar trust and not to benefit the people of the Philippines. On the other it was argued by the supporters of the provision that the sugar producers of the Philippines would be benefited by the free admission of their sugar into the United States.

AMENDMENT LOST.

The only vote taken during the day, was on an amendment by Mr. Bristow, admitting sugar into the Philippines free of duty. It was lost, 11 to 56.

Senator Stone of Missouri gave notice that he would soon offer an amendment declaring for the independence of the Philippines. Islands which are now an appendage having been meanwhile arrived at with the world powers for the maintenance of the independence of the islands.

It was freely stated around the Senate chamber that the Philippine proposal of the tariff bill had the endorsement of President Taft in his own handwriting, and later Senator Aldrich admitted that it had been introduced by the President.

Senator Clapp expressed incredulity on that point.

The language of the paragraph relating to the free admission of products of the Philippines was so worded as to make it clear that all manufactured articles imported into the United States from the Philippines should be admitted duty-free, and not only the products of the islands or of the United States. The change was made upon suggestion of Senators Buleyker and Brandeis.

The provision requiring raw or refined sugar to be duty-free when imported into the Philippines as when imported into the United States aroused Senator Bristow, who thought he saw in it an advantage to the American Sugar Refining Company.

LEGISLATIVE HUMBUG.

Declaring that the Philippine sugar was so poor in quality that there was no use in taxing it in the United States, Senator Buleyker said the legislation allowing 300,000 tons annually to come into the United States "was a humbug."

The sugar industry in the Philippines has gone to hell, and not only only 16,000 tons were raised annually. The cause of this condition he said, was the "business and stupidity of the people."

A proposal offered by Mr. Lodge, giving the Philippine Commission the power to pay out the internal revenue which is provided for in the tariff bill, was adopted.

Mr. Foster declared that the Finance Committee's amendment did not propose to exclude from the free-trade provision the sugar produced by large factories in the Philippines, but that it merely gave the preference to the products of the islands.

Mr. Lodge said the proposition, to admit sugar and tobacco into the United States free of duty was a compromise to those who had contended for absolute free trade between the islands and the United States.

Interrupting Mr. Lodge, Senator Bulkeley said no compromise had been made on this provision with the tobacco growers of Connecticut.

NO COMPROMISE.

"We have reached no compromise with the Senator from Connecticut," retorted Mr. Lodge.

"You will see about that when the vote is taken," said Mr. Lodge.

Mr. Lodge insisted that the Philippine amendment provided practically for a bounty to the sugar raiser of the Philippines.

"I venture the prediction," he said, "that the sugar produced in the Philippine Islands will change, and that this sugar will come to the United States in a refined condition."

Senator Clapp took the view that the admission of free sugar would benefit the American Sugar Refining Company. When he said, the time comes to vote for free sugar, it will not be argued that it is in the interest of the manufacturers of the Argentine Republic, or any one else except the American purchaser. The two cases, he said, were similar. There is an open secret that this proposition has been agreed to by the President of the United States," said Mr. Aldrich, "and that he desires it for a people he believes to be wards of the United States."

RETORT DISCOURTEOUS.

"If the President's wishes were so carried out, the people would be self-supporting, their people must accept the world's price for their products. It is the height of folly to accustom them to the subsidized prices of this country."

WOULD DOUBLE PRICE.

The proposal of permitting the Philippines to export 300,000 tons of sugar annually to the United States, without paying the duty imposed upon foreign importations, amounting to about 125 a ton, is to enable the Filipino producer to receive in our market, without the payment of duty, nearly double the price which they can get anywhere else in the world. This legislation means the diversion of nearly \$100,000 annually from the American treasury into the pockets of Philippine producers, without lowering the price of

the products of other countries.

Mr. Clapp said the President "had means by which he can communicate with the people on this floor."

Mr. Aldrich said, "I do not transcend my idea of my obligation to the President when I say that I know that he is in favor of legislation of this kind, but that he is in favor of this identical legislation."

Mr. Clapp said the President "had means by which he can communicate with the people on this floor."

He "does not believe," he added, "that the President endorses any such legislation as that. Of all the clap-trap

AMBITION TO STAR IN DEAD MOTHER'S PLAYS.



BARONESS von Wrede,
formerly Miss Ray Beveridge, who has returned to America, and hopes to present five dramas written by her mother.

HOPES TO ACT PLAYS WRITTEN BY MOTHER.

(BY DIRECT WIRE TO THE TIMES.)

NEW YORK, June 14.—(Exclusive Dispatch.) The Baroness von Wrede, formerly Miss Ray Beveridge, is back from Europe. She is a sister of the late Mrs. Aldrich, actress, Kushner Beveridge, and granddaughter of Gen. Beveridge, former Governor of Illinois, and a native of Evanston, Ill.

When 6 years old the Baroness was taken to Europe by her mother. Her mother married the Baron von Wrede and died in the spring of 1894. The Baron immediately adopted his step-daughter, bestowing upon her the title of Baroness.

For many years the beautiful young Baroness studied art. Later she decided that she had more talent for the stage. She made her first appearance with Miss Rejane, and was remarkably successful. Four years ago the Baroness began to appear in the Baroque and comic drama.

When she was still a child, Ray Beveridge showed talent for the stage. It was noticed by her friends when she was 10 years old, that she was "the little girl who could act" and she began to work out five plays which she had long had in mind.

The plays were partly written—one on a romantic society drama, one a romantic Irish comedy, one a musical comedy, and two historical dramas.

When her health began to fail, Gathering all her strength, she put forth her dying efforts to finish these plays, and did finish them all.

When she was still a child, Ray Beveridge showed talent for the stage.

It was noticed by her friends when she was 10 years old, that she was "the little girl who could act" and she was made the understudy of Rejane herself in these

day five plays written by her talented mother just before she died.

Her death left Beveridge, a widow, with her husband, heir to her father-in-law, her Gov. Beveridge, married to the son of the house of Von Wrede, who afterward became a clerk in a hotel in San Francisco; successful as a dry goods merchant, he took the name of La Frascati, only came to reward when her husband came into his fortune and German estate.

It was when her good fortune came that she first began to work out five plays which she had long had in mind.

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WASHINGTON.

PLAN INCOME TAX BATTLE.

President Is Enlisted Against the "Progressives."

Opponents of Measure Will Call on States.

Constitutional Amendment Is Under Consideration.

(ASSOCIATED PRESS NIGHT REPORT.)

WASHINGTON, June 14.—The income tax question comes before the Senate for a vote next Friday, the plan of its opponents, backed by the influence of President Taft, so circumventing the adoption of such a measure will be fully outlined.

Already the opponents express confidence in their ability to substitute for the income tax amendment a provision for a tax on the net earnings of corporations available for dividend purposes, coupled with a provision for the admission of the several states of the United States of a constitutional amendment giving Congress power to lay direct taxes on incomes.

For several days it has been realized by opponents of the income tax question that the only way they could make certain the defeat of the proposition would be to offer something in its stead that would be acceptable to the Senate.

It became known that President Taft disagreed with the supporters of a tax on incomes and would lend the administration's influence to bring about their defeat.

Opponents of the "progressive" Republicans, notably Messrs. Brown, Jones and Bourne, have been called to the White House and President Taft has discussed with them the question of submitting a constitutional amendment to the Senate. Senator Aldrich, who was the White House and was the guest of the President at luncheon. They discussed this proposition at great length, and Mr. Aldrich agreed with the President that the corporation tax plan would be best.

It is understood the President believes the income tax question should not again be submitted to the Supreme Court, but at the same time he takes the position that it is his duty to give the power to levy taxes on incomes. It is his theory, according to members of the Senate who have talked with him, that the corporation tax plan should be determined as soon as possible, in order that this method of raising revenues should be accessible in time of war or other emergency.

It is the wish of the administration that the power to tax on the net earnings of corporations and excluding dividends which are paid to individuals should be given the power to levy taxes on incomes. It is his theory, according to members of the Senate who have talked with him, that the corporation tax plan should be determined as soon as possible, in order that this method of raising revenues should be accessible in time of war or other emergency.

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SPORTING NEWS, LOCAL AND TELEGRAPHIC.

CLEVER WORK.
CLASS TELLS
IN HOT GAME.

Angels Take Chances When Hooligans Fail.

Hard Luck Keeps Hogan Back in the Pinches.

No-Account Hits Do Little to Help Vernon.

Heady ball playing in taking advantage of every opportunity to score when hits and errors presented themselves won the game for Los Angeles against Vernon at the Chutes yesterday by a score of 3 to 1.

Correspondingly, the Vernon team lost the game through lack of class in making hits account for runs. Vernon had about an even break as far as hitting and pitching goes, but poor luck in close decisions at critical times shut off the scores when runs might have been made.

As an example of the afternoon's events, the first inning served to show how the game was won and lost. Los Angeles registered but one hit, and scored a run. Vernon got three hits, yet failed to tally. Los Angeles turned everything to account. Dayley got a base on balls to start with, and went to second on Godwin's pretty sacrifice. Hitt then hit it out, and bumped a dicky grounder in. Hitt then went twirling for Vernon. That put Dayley on third. Then Howard slashed out a single, and a run scored.

Vernon's Stovall singled, but was forced to second. Dayley then hit the pitcher. Bernard was then thrown out at second. Brashears and Martineau singled in succession, but were safe on bases when Haley popped to second.

The second inning was similar in many ways to the first. Each team scored one run, but it took three hits for Vernon, while Los Angeles made but two.

Besides good work on the bases and at bat, Los Angeles played daring ball at critical points and took chances which would have been disastrous up to a less well-balanced team. But the Angels worked together beautifully and each man knew what was expected of him and did his duty without error.

For instance, in the second inning Hitt got to third on Stovall's singled. Hitt's error and after the pitcher had driven in a run, Mott with Vernon's one run. Stovall, with Brashears and Orendorff threw to Delmas at the base, counting on Hitt to try for the plate. That is just what the pitcher attempted, and was caught by several foul.

The same play was tried in the seventh and worked. Mott drew a pass and got to third on Hogan's Texas lead-off double to right, which took a long hop. Bernard had the chance to have the chance of the afternoon to win his own game, but struck out trying to hit the ball out of the lot. Stovall made one at Dillon, and the Gray then threw home, getting a double. Hogan got to third. Then Stovall started to steal and Orendorff fired the ball to second. Hogan started slow, but was about to make it when Brashears was coaching at third and used some lead-cue words in getting Hogan away, but Umpire Toman did not hear them in the heat of the battle. The call was to third, and the fine order by President Ewing of the league for such an offense. President Berry of the Los Angeles team raised a big kick and threatens to make the same rule in the future. He will probably take the matter up with the league's chief executive.

One of the close decisions came in the second inning and one run resulted therefrom. In the eighth, Orendorff had singled and reached second on Hogan's low throw to first. Dillon sent him to third by laying one over to pull Mott off the bag. Orendorff hit him to Mott, who turned and threw to first, but Delmas shot for home. Haley's return throw was a little wide of the plate on the wrong side, and Hogan made a desperate lunge at the runner as he came home. Opinion is that the pitcher Delmas was safe, and it started the crowd after Toman.

In the sixth Beall singled to right center and tried to stretch it into a double, but was called out on a foul throw. Then Howard doubled to left center. Smith singled to left, bringing in Howard, and then went to second when Martineau let the ball get away from him. The next two men fled away. The game was scoreless after that sixth inning tally.

The score:

	A. D. R. B. H. S. P. O. A. E.		
Gavin, M.	1	0	0
Beall, Jr.	0	1	0
Smith, M.	0	0	1
Delmas, H.	0	0	0
Orendorff, G.	0	0	0
Hogan, C.	0	0	0
Hitt, D.	0	0	0
Totals	1	1	0
Score by Innings	1	0	0

	A. D. R. B. H. S. P. O. A. E.		
Vernon	1	0	0
Brashears	0	0	0
Martineau	0	0	0
Haley, B.	0	0	0
Mott, H.	0	0	0
Hogan, C.	0	0	0
Hitt, D.	0	0	0
Totals	1	0	0
Score by Innings	1	0	0

NOTES OF THE GAME.

Capt. Dillon cracked a long fly in the ninth to deep center field. Bernard got the ball into his hands after a hard run but muffed, and the chance was such a hard one that Dillon was given a trial on the drive.

Hitt smacked the hardest drive of the day when he lined to right center. Dillon and Howard hit farther but not with so much force.

Hitt dropped a bunt down the third base line and was recovered in time to throw him out at first on one of the closest decisions of the day. Many thought the southpaw had the ball beaten.

The "bum" goat caused a lot of trouble in center field. The game had to be stopped while Delmas, Dayley and Godwin shooed the animal off the playing field.

Hogan was the picture of woe and disappointment when he failed to reach the plate in the seventh.

Beall looks like some huge crab on the bases. He is continually throwing out his feelers in the hunt for the tag. Martineau made a nice catch on the Washington.



Frank J. Loge,

who is to ride in motorcycle races at Fiesta Stadium tonight.

left field foul line. Bernard also caught a long one in deep left center. Martineau ran clear over into center field at one time and nabbed a fly off a left-handed hitter.

Smith bounced one down toward first and Brashears took it on the bound with his glove to close to the base line that Toman had no difficulty in judging the close play.

Toman was off on balls and strikes, and while the base decisions were close in some instances, he may have been right in all of them.

Toman always resorted to his underhand delivery in close places. In the first inning he pitched the second ball to Stovall overhand with the result that it went on a line to left center for a base.

AMERICAN LEAGUE.

GRAY LOSES CLOSE ONE.

ASSOCIATED PRESS NIGHT REPORT.

WASHINGTON, June 14.—Detroit bunched three hits on Gray in the first inning, today, scoring one run.

The game, called in the first part of the sixth because of rain, Score: Washington, 0; hits, 4; errors, 0.

Detroit, 1; hits, 5; errors, 0.

Batteries—Gray and Street; Willets and Stanaga.

FIRST VICTORY.

ASSOCIATED PRESS NIGHT REPORT.

NEW YORK, June 14.—New York defeated Chicago today for the first time this season. Score:

Chicago, 1; hits, 4; errors, 2.

New York, 0; hits, 5; errors, 1.

Batteries—Walsh, Burns, Flene and Owsen; Broekett, Hughes and Blair.

THREE STRAIGHTS.

ASSOCIATED PRESS NIGHT REPORT.

BOSTON, June 14.—Cleveland took the third straight game from Boston today, 5 to 1. Story before possible for every run scored. Score:

Cleveland, 5; hits, 12; errors, 7.

Boston, 1; hits, 5; errors, 5.

Batteries—Easterly; Arruda and Carrigan.

MANY PITCHERS.

ASSOCIATED PRESS NIGHT REPORT.

PHILADELPHIA, June 14.—Philadelphia won the third straight game as a result of the first official trial on the Crown Point-Lowell course, today.

It is predicted by veteran drivers that no new motor records will be established during the Cobe Trophy and light car races, Friday and Saturday.

Louis Strang of the Bullock camp, after a couple of turns around the twenty-three-mile course, said that fifty-one miles an hour for the light car race, the Indian, was the record on the first day, and fifty-seven miles an hour for the big cars on the next day would be exceeded.

Owing to the almost continuous rains it was impossible to put the cars in first-class shape. The time over the twenty-three miles ran from 34 to 27 minutes.

EIGHT YACHTS ENTERED.

South Coast Club to Send White Wings to San Diego for the Lipton Challenge Cup.

SPECIAL CORRESPONDENCE OF THIS TIMES.

SAN DIEGO, June 14.—The San Diego Yacht Club today received eight challenges for the Lipton cup from the South Coast Yacht Club. This is the first time in two years that the Los Angeles boats have challenged for the Lipton trophy. The same was immediately accepted and the dates changed to August 5, 6 and 7, so as to coincide with the Lipton regatta to be held the latter part of July and the first three days of August.

Boats of the South Coast Yacht Club challenging for the cup are Columbia, Mischief I, Mischief II, Venus, Typhoon, Moonbeam, Detroit and Skidoo.

Umpires—Emslie and O'Day.

COSTLY ERRORS.

ASSOCIATED PRESS NIGHT REPORT.

CINCINNATI, June 14.—Two errors and a hit gave New York two runs in the eighth inning, enough to insure victory. Score:

Cincinnati, 1; hits, 4; errors, 2.

New York, 2; hits, 5; errors, 0.

Batteries—Gaspar, Rowan, and McLean; Raymond and Dowd; More.

NOTES OF THE GAME.

PHILADELPHIA, June 14.—Chicago postponed; cold weather.

STANDING OF THE CLUBS.

PACIFIC ST LEAGUE.

LOS ANGELES, June 14.—The Pittsburg baseball club has decided to look up and down the Pacific Coast for available material which may be used at the fog end of the present season, and with that purpose in view has taken to the road.

Jack Johnson, the bull dog of the colored National League star, has been retained to do scout work.

ON THEIR WAY BACK.

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Jack Johnson, the bull dog of the colored National League star, has been retained to do scout work.

WALTERS.

DETROIT, June 14.—The Detroit

baseball team started from the Fairview Inn this morning on the return race to New York.

HAMILTON (Bermuda), June 14.—The

Hamilton team started from the Fairview Inn this morning on the return race to New York.

AMERICAN LEAGUE.

DETROIT, June 14.—The Detroit

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Garage and Repairing

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Durability.

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ALWAYS MAKES IT

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Driving and easiest to Drive

W. W. S. OLIVE

Home 8288

W. W. S. OLIVE

Home

THE CITY IN BRIEF



Vacation Plans.

NEWS AND BUSINESS.

Scouring for Lepers. A search is in progress for Adelado Aguirre, a leper who escaped from the contagious ward of the County Hospital early yesterday morning. He tied sheets together and lowered himself from a second-story window.

Injured by Falling Beam. A woodworker, Romaroff, residing at No. 125 South Spring street, and employed at the Llewellyn Iron Works, was seriously injured yesterday afternoon when he was struck by a falling steel beam. His left arm was fractured in several places, and his left side suffered an ugly cut made over his left eye.

Baker Tornily Burned. W. R. Stewart, a baker of No. 1818 East Ninth street, was terribly burned last night while lighting a fire in the distillery over of his shop. Goad had been scalded and Stewart did not take the grecanitis and ventilate the room. He was thrown far by the force of the explosion and burned about the face, hands, neck, arms and shoulders. He was treated at the Receiving Hospital. Sheriff Returns.

The Sheriff returned from El Centro by train yesterday morning. The automobile, in which he and Aguirre drove part way through the desert in their eagerness to interview Ludwig Weissman, a Polter's murderer suspect, was shipped back to a flat nose. The car, however, is still in use and is held at the El Centro jail to answer to a charge of having attempted to assault a girl at Brewster.

Lepor Patient Escapes. Adelado Aguirre, a leper patient at the County Hospital, escaped from the institution between 12 and 1 o'clock yesterday morning and is still at large, though officers conducted a wide search for him yesterday. Aguirre escaped through a window in the ward in which he was confined, and it is believed he is still in his night gown. He is far advanced in the disease, and persons are warned by the authorities to use care in handling him and to notify the hospital authorities if he is located.

Andubon Society Meeting. The annual meeting of the Andubon Society of California will be held in the committee room, Chamber of Commerce building, Saturday at 2 p.m. An amendment by members of the year will be submitted by members of the year. W. H. and a board of directors will be elected. An amendment to the bylaws relating to the offices of assistant secretary and school secretary will be submitted. The society is closing its most successful year in the work of bird protection.

Uncle Sam Unmaking Citizens. A suit was brought in the United States District Court yesterday by the United States of America to have the naturalization papers of Frank Indenbach canceled for alienage from his part. The complaint states that when defendant was admitted to citizenship in San Francisco, he asserted he had arrived in this country before he was 16 years of age, and that he had made a false statement in this and other minor details. United States District Attorney McCormick and Special Attorney Charles G. White appear for the government.

Surprise in the Sun-Twenty-third. Mrs. V. G. Dumasore of No. 200 East Ninth street reported to the police yesterday that thieves entered her home late Sunday afternoon and took a diamond ring valued at \$200 and a pocketbook containing \$100. Two more thefts were reported in the East Twenty-third street yesterday in the district where a busy house worker has been busy for several weeks. Mrs. John R. Hawkin, No. 742, reported the theft of a purse containing \$25; R. K. Holmes, No. 742, reported his home entered, the thief securing two watches, a neck chain and a gold job.

Preparing for Elk's Jam.

In order that some of its city lines may not be tied up by the big parade, the city government compelled most traffic downtown during Elk's week. The Pacific Electric Railway is putting in a cross-over on Broadway, just north of First street, where Temple, Angelus, Hillcrest and other little hills will be enabled to turn without proceeding east on First to Spring or San Pedro streets. Heretofore, on similar occasions, these lines, with most others in the city, have been obliged to make a complete service cut-off, and always there has been a tangle of the schedules incident to the mass of cars that jam on First Street, between Broadway and San Pedro street.

Electrical Men's Outing.

The first outing of the electrical men and their families will be held on Saturday all day at Santa Monica Canion, where arrangements have been made for a good time, including baseball, boat racing, the construction of sand and sun, foot races, stock races, etc. Arrangements have been made with Lawton at the Log Cabin to furnish clam chowder and sandwiches, although the luncheon will be supplied by the host affair. All of the electrical supply houses and manufacturers' agents, fixture houses and contractors will close up their places of business all day and join the fun. Special cars will leave from the station of the Los Angeles Pacific at 9 a.m. and they anticipate fully 200 to go down on the cars and probably fifty more in the automobiles. Conger Bowens, director of the director-general of the affair, and has appointed committees to get suitable prizes for the different races. The prizes will consist of electric flat irons, coffee percolators, curving irons, lamps, etc.

FROM VALLE DEL RIO COLORADO.

A letter has been received in this office from Edgewood Ranch, near El Centro, Imperial Valley, accompanying in his letter the writer says: "For a ranch in a new country we feel that we are living high with our own apricots, cantaloupes, figs, blackberries, lemons, oranges, beans, carrots, onions, etc., ripe in the first week of June." A notable result, which will strike tourists, visitors and even old Californians "where they live."

BREVITIES.

To "Liner" Advertisers: Dating from the beginning of advertising in the Times will be charged for the first 100 words in the daily issue and 10¢ Sunday. Close calculations covering a period of several years have shown the fact that the average number of words to the line are a fraction over seven. This basis for charge, therefore, will prevail until the 1st. Cash "liner" advertising has never been calculated by the word, and this regulation will not change the manner of handling it. The present "want" ad rate has been in effect for a week, though circulation of the paper, now more than 30,000 daily and 35,000 Sundays, has trebled during this period. No partner in United States has ever offered, compared with the Times in "want" ad service. The Times-Mirror Company.

Remember the slogan: "Buy and Retire Home Products." For daily reference see page 6, Part II of The Times, containing a list of well-known manufacturers, under the heading "Made in Southern California." You will find there are manufacturers of almost every industry here—manufacturers of timber to build and determine things for the home, the factory, the office and the farm. Buy them! Try them! There are none better. Buy and Retire. And keep your money at home where it will do you and your the most good!

Dr. W. W. Homan, dentist, former partner of Dr. J. M. White, retired, continues the practice at 207 to 210 Exchange St., Third and Hill streets.

Wreath Packing and Provision Company will give special low prices on choice meats this week, 125 S. Main.

We want to sell you a pair of shoes and save you money. A. J. Hamilton & Son, 212 S. Broadway.

Lowell Shaver Binder, straight cigarette. Made of extra quality tobacco. Natick House serves best food, Sunday eve dinner \$1.50. Hart Bros. Artificial eyes. Delaney's, 205 Spring. See right, Dr. Logan, 415 So. Spring.

VITAL RECORD

BIRTHS.

DEATHS.

MARRIAGES.

DIVORCE.

In Memoriam. Under this caption The Times will accept publication of its regular rate of 10 cents per line for the anniversary of the death of a deceased person in commemoration of death.

Deaths.

RAMBAUD, Alfonso, Cal. June 12. Adelio Rambaud, aged 65, at Forest Park, 10 a.m. Interment at Forest Park Cemetery.

BAXTER, In this city, June 12, 1926. Ernest Wright-Baxter, beloved son of Rev. J. M. Wright, pastor of First Congregational Church, and Mrs. Wright-Baxter, June 12, 1926, at 2 p.m. Friends

REDDING, At Wats, June 14, Rachel Redding, 46 years, widow of George Redding, 46, of Pleasanton, Calif., and mother of Ruth Flower, 21, p.m. Tuesday. Interment at Forest Park Cemetery.

ROACH, In this city, Mrs. Meta Roach, aged 42, passed away from complications of a heart attack, at 8 a.m. Tuesday.

STARKE, In this city, Josephine A. Stark, 21, of 1515 S. Hill, died at 10 a.m. Tuesday.

WILSON, Mrs. Sarah Russell, aged 84, died Monday morning. Funeral at Congregational Church, Compton, at 10 o'clock Tuesday. Interment at Woodlawn Cemetery.

WILSON, W. W., 80, died Saturday morning, 1926, at his residence at 2000 South Marion. Funeral at Congregational Church, Compton, 10 a.m. Tuesday.

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Los Angeles Daily Times

TUESDAY, MORNING, JUNE 15, 1909.

California del Sur.

CITY AND COUNTRY

On All Town Streets, 5 CENTS

BEFOGGED.

SEEKING WAY
TO THE LIGHT.

City Unable to See How to
Build Walks.

So Many Laws, Can't Tell
Which Applies.

Brings a Friendly Suit to
Settle Point.

In order to obtain a ruling by the
Appellate Court as to the legal result
of the new act relating to street im-
provements, and whether it supersedes
the old Vrooman Act in the con-
struction of sidewalks, the city has
brought suit by the city against the
City Clerk in the Second District
Court of Appeal.

At a hearing yesterday it was de-
cided to submit briefs to the court
within the next twenty-five days. The
three judges are expected to give
much thought to the question, as it
will come up in every municipality in
the State sooner or later.

The greater part of the street work
of this city is done under the
visions of the Vrooman act of 1882.
The City Clerk refused to certify to
the passage of an ordinance relating
to sidewalk construction, on the
ground that he would be acting illegal-
ly. The City Attorney is anxious to
get a final decision from the Appellate
Court, as the issues involved are
of great importance.

Every ordinance passed by the City
Council has to be signed by the City
Clerk in order to become effective. As
a Council meeting held some time ago
on sidewalk work was not provided
for street work on Hyana street. On
May 11, an ordinance was passed covering
the work described in the previous
"ordinance of intention" to be
acted upon before.

The City Clerk claimed that the or-
dinance was invalid and that he could
not award for the work would be illegal.
Presumably acting upon legal ad-
vice, the City Clerk also maintained
that the City Council did not have
the power to order the improvement of
the street in the manner contemplated
by the ordinance. It is held that
the power to construct sidewalks
under the provisions of the act of 1882
was taken away by the act of 1907, a
law not passed by the Legislature at
its last session.

This later act provides "for work
upon and construction of sidewalks
in the streets of the municipalities."
Since it took effect the City Clerk
holds that the sidewalks mentioned
in the ordinance can only be con-
structed in accordance with the provi-
sions of the act.

Acting Police Chief Bradish, in a re-
port on the applications, was non-
committal as to the granting of such
a large number, but attorneys for the
petitioners said denial of licenses
would work malice.

If packages of this kind can be lost
or stolen, or even sent in error to points
other than their destination, the pop-
ularity of the system may suffer.
Hitherto it has been supposed that
losses could occur almost solely
through the holding up of mail trains
by bandits, or through the destruc-
tion of registry pouches by fire.

The theory of the system is that a
registered package is passed from
hand to hand among faithful em-
ployees, each giving or taking a receipt
at every transfer, from the time of
receipt to the final delivery to the
addressee.

If some clerks failed to keep their
eyes on the packages in question after
receiving them from the clerks who
then were lost or stolen, the clerks last
of record will have an uncomfortable
task in attempting to explain what
happened.

THEFT OR ERROR.
The finding of two of the packages
with their valuable contents at the
postoffice, indicate that all four
bundles were laid aside, but to the
fact that a thief concealed them
and got away with the two that are
missing.

Ample time has elapsed since the
packages were mailed on Monday
of last week for registry pouches to
reach remote offices in the United
States. Yet no report has been re-
ceived of extra parcels at any of the
postoffices, and the belief is that
the two missing packages went astray
in the mails.

Acting Postmaster William H. Hause
said yesterday that there had
been no report of the missing packages
and declined to discuss the matter in any
of its phases.

Stoddard Jess, vice-president of the
First National Bank, said the institution
is concerned now so far as the institution
is concerned. One-half the amount lost
has been returned, and if the re-
mainder is not recovered the loss will
be a loss to the bank.

It was decided to defer action until
Monday night and in the mean-
time the Commissioners will investi-
gate.

Fourteen of the applicants were re-
cently arrested for selling liquor without
licenses. Many, who had been
dealing in the spirituous article, got
off on the technicality that it was
not necessary to pay \$75 monthly
to the city.

Last fall, when the open violation
of the restaurant ordinance in that
district was being discussed, it was
almost agreed to fix the license fee at
\$25 a month.

The petition sets forth: "That the
determination of the questions arising
upon this petition will involve the con-
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vice, the City Clerk also maintained
that the City Council did not have
the power to order the improvement of
the street in the manner contemplated
by the ordinance. It is held that
the power to construct sidewalks
under the provisions of the act of 1882
was taken away by the act of 1907, a
law not passed by the Legislature at
its last session.

This later act provides "for work
upon and construction of sidewalks
in the streets of the municipalities."
Since it took effect the City Clerk
holds that the sidewalks mentioned
in the ordinance can only be con-
structed in accordance with the provi-
sions of the act.

Acting Police Chief Bradish, in a re-
port on the applications, was non-
committal as to the granting of such
a large number, but attorneys for the
petitioners said denial of licenses
would work malice.

If packages of this kind can be lost
or stolen, or even sent in error to points
other than their destination, the pop-
ularity of the system may suffer.
Hitherto it has been supposed that
losses could occur almost solely
through the holding up of mail trains
by bandits, or through the destruc-
tion of registry pouches by fire.

The theory of the system is that a
registered package is passed from
hand to hand among faithful em-
ployees, each giving or taking a receipt
at every transfer, from the time of
receipt to the final delivery to the
addressee.

If some clerks failed to keep their
eyes on the packages in question after
receiving them from the clerks who
then were lost or stolen, the clerks last
of record will have an uncomfortable
task in attempting to explain what
happened.

THEFT OR ERROR.
The finding of two of the packages
with their valuable contents at the
postoffice, indicate that all four
bundles were laid aside, but to the
fact that a thief concealed them
and got away with the two that are
missing.

Ample time has elapsed since the
packages were mailed on Monday
of last week for registry pouches to
reach remote offices in the United
States. Yet no report has been re-
ceived of extra parcels at any of the
postoffices, and the belief is that
the two missing packages went astray
in the mails.

Acting Postmaster William H. Hause
said yesterday that there had
been no report of the missing packages
and declined to discuss the matter in any
of its phases.

Stoddard Jess, vice-president of the
First National Bank, said the institution
is concerned now so far as the institution
is concerned. One-half the amount lost
has been returned, and if the re-
mainder is not recovered the loss will
be a loss to the bank.

It was decided to defer action until
Monday night and in the mean-
time the Commissioners will investi-
gate.

Fourteen of the applicants were re-
cently arrested for selling liquor without
licenses. Many, who had been
dealing in the spirituous article, got
off on the technicality

EVENTS IN LOCAL SOCIETY.

RS. WILLIAM H. BONSAUL and Mrs. Thomas Phillips Newton have sent out cards for a reception to be given Thursday afternoon, June 24, from 4 until 6 o'clock at the California Club. Guests are invited to meet Mrs. Albert M. Bonnau.

A Straight Denial.

The Times has received from Dr. Landone, for publication, the following explicit statement denying the

rumor that he has sold his practice

to Dr. Charles French of San Francisco.

Long Journey.

Yesterday noon, at the home of the bride, Dr. Robert J. Burdette, united in marriage Mrs. Elisabeth Collins Crosley and Walter R. Wheat. The ceremony was attended only by immediate relatives of the contracting parties. Dr. Charles H. Whiting, father of the groom, accompanied by Miss Constance, rendered vocal selections. After the wedding breakfast, Mr. and Mrs. Wheat departed for New York, where they will stop at the Hotel Astor and at Chicago. They will sail for Europe July 16, but will be at home at No. 220 Alvarado street after September 15.

Te Wed.

Miss Mabel Hoffman and Burton Elmer Heart will be married this evening at the home of the bride's parents in South Pasadena.

Wedding Announcement.

Miss Hattie Holman, daughter of Mr. and Mrs. David Holman and Julius R. Black, Jr., of this city, who were married at the home of the bride's parents, No. 200 Second avenue, Boyle Heights, on Wednesday evening, are guests for a week at Hotel Alexandria. The ceremony was performed by Dr. David Levine of Temple Emanuel. Miss Leah Frank of Denver was maid of honor and the best man, John Frank, was usher. The bride's gown was of cream duchess satin, trimmed with point venetian lace. She wore a diamond lavender presented by the bridegroom, and carried a bouquet of lilies of the valley and orchids. Miss Frank wore a pink marquise over pink satin, and carried pink roses. Mrs. Holzman, mother of the bride, was gowned in a white lace dress with diamonds. The altar in the living-room was decorated with southern lilies and amaryllis, forming an arch, with a shower of snowballs in the rear. The face of the altar was made of Easter lilies and pink carnations, and the corners were banked with Kentia palms and Boston ferns. The staircase was treated with Easter lilies and pink carnations, and the dining-room table was festooned with a rare species of Cattleya orchids and farleyensis ferns, set in a low vase, over which was a pink shaded candelabrum. At the conclusion of the service, the bride and groom left the church, and the bride's parents, Mr. and Mrs. Black, will leave for a trip around the world.

Invitations Issued.

Invitations have been issued by Mr. and Mrs. Watson Jay McGraw of West Twentieth street for the marriage of their daughter, Miss Ethel Madge, to Marion W. Clowther. The ceremony may be sometime in the evening of June 26, at the First English Lutheran Church. Mr. and Mrs. Clowther will be at home to friends after August 1, at No. 324 West Twentieth street.

Mr. E. LANDONE.

rumor of his intended marriage to the widow of E. J. (Lucky) Baldwin:

"I greatly regret the misstatement of yesterday's Examiner regarding my intended marriage to the widow of the woman, whom I know but slightly."

"I am engaged to a woman of the East and this engagement has been known to my intimate friends for several months."

Mr. E. LANDONE.

TURFMAN'S WIFE DEAD.

Mrs. Brooks Succumbs to Grim Death After a Brave Struggle of Two Years.

Mrs. J. W. Brooks, wife of the well-known turfman, and a cousin of Col. A. W. Hamilton, owner of one of the finest strings of race horses in America, died yesterday afternoon at 5:30 o'clock at the family residence, No. 401 West Thirty-third street. She had been sick nearly two years, but until recently was not considered in grave danger. Her death was sudden and unexpected, and she died in her sleep. Early in May, Miss Walter broke the engagement without making any public explanation.

Mr. Hume comes from a well known southern state.

CRUISERS RETURNING.

LAS PALMAS (Canary Islands) June 14.—The American scout cruisers Chester and Birmingham arrived here yesterday from the way from Liberia to the United States. They have on board the members of the American commission, which conducted an investigation of conditions in the Iberian republic.

Another Wedding.

News of the wedding of Miss Mabel Brown, daughter of Mr. and Mrs. Eugene G. Brown of Cottage Place, to W. W. Bennett. Mr. and Mrs. Bennett will have their home at 1105 S. 57th street, after July 15.

Mrs. W. W. Bennett.

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GO EAST
Via Denver or
SeattleSPECIAL EXCURSIONS EAST
June 14 to 19, 25 to 30;
to 7; August 9 to 12; Sep-
tember 7 to 10, 13 to 15.

LOW ROUND TRIP RATES

To Chicago \$72.50, \$67.50. Omaha, Kansas
and St. Joseph \$60.00, \$57.50. (via Seattle
\$24.50 higher). To New
England resorts very
round-trip rates in effect
day from Chicago or
the BURLINGTON BEST FOR YOUPlan your trip on the
Burlington, thence on the
Northern Pacific Coast Limited, or the
Great Northern Limited, or the Burlington
through trains via Burlington
dynamo electric-lighted
trains from Seattle to
St. Louis, Kansas
Omaha. The other
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famous Chicago-Denver
electric-lighted specials. The
Burlington offers the
best choice of diverse
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All we ask is that you
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available to you. Write
let me help you plan your
we are located on the
this purpose.W. W. ELLIOTT
536 South Spring
Los Angeles

WATCH!



WAIT!

Pig and Whistle
Make it the favorite
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favorites.Things to Eat
On Broadway between
Sts. Next to the Cine-
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Heads of
Hair
Bust
Free
Chanc-
ions and
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Chances the
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Steam
THE
way.FACTS, FEATURES
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DOING THINGS.

FIGHT CENTER IS IN CAPITAL.

"Wets" and "Drys" to Struggle for Sacramento.

Forces Are Already Lined Up for Conflict.

Complications of Situation Alarm City.

SPECIAL CORRESPONDENT OF THE TIMES.

SACRAMENTO, June 13.—Sacramento suddenly became the center of the antiprohibitionists' efforts to submit a constitutional amendment to the State before the first shot of the supporters of Prohibition. Irving B. Bristol, who successfully managed the prohibition campaign in the Raisin City, appeared in Sacramento. Then Miss Ida Alexander, sister of the famous evangelist, and State witness of the W.C.T.U. in Tennessee, also appeared with the declared intention of making Sacramento drier than Sahara.

No such hubbub has occurred here since the Legislature voted to submit a constitutional amendment to submit the capitol. Sacramento without saloons would be changed more radically than by the loss of the State capital.

Even one except the saloon-keepers themselves, admit that the city has too many saloons. But no way has been found to reduce the number except by wiping them out altogether.

Locally, the saloon-keepers, with a population of more than 300,000, Sacramento with about 50,000 people, one-sixth the size, has 176. Besides these 176 there are many restaurants, with beer, wine, etc., in their menus, which really sell it freely to their customers.

Sacramento is wet. It is wet all day, wet all night, and wet on Sunday. The saloons are on the business streets, and scattered throughout the business district. The automatic piano makes it difficult to hear the noise of street traffic, poker for real money is openly played in the saloons, and slot machine bills for the stray nickels.

The liquor interests of Sacramento are not confined, however, to the retail trade. There are two large brewing and two large wineries with vast financial backing.

CLEAN UP OR GO.

Some one sent the whisper about "clean up or get out," and with feverish eagerness, the plan to clean up has been put going. A Home Rule League, the organization of which was recently named, has the wholesale liquor interests, suddenly, in its lap.

And its Executive Committee has already brought forth a reform ordinance so drastic that it has been dubbed the "sister of Prohibition."

At a general meeting of the Home Rule League to be held in a day or two, a decision will be reached regarding the submission of the new ordinance to a vote of the people. At the same time, the daily-papers have hazarded to approve it. The Royal Arch has asked for a conference to urge some amendments. Bristol and his assistant, Miss Alexander, are helping their plans to themselves.

It is said that saloon licenses in Los Angeles are worth from \$10,000 to \$20,000, and that a license costs about \$50. The price quoted are not inordinate by comparison.

Four years ago Sacramento followed the Los Angeles limit plan, declaring by ordinance that no new license should be issued until the total number was 176. In the four years succeeding, the number has been reduced from 176 to 128 by the revocation of two licenses held by saloon halls. And until the new legislation comes, licenses have been quoted here at about \$4000 each. They are cheaper now.

The new measure, prepared by the Home Rule League, recognizes this property right in licenses to some extent, but it is to be issued only once a year.

And no license may be issued without a certificate from the Chief of Police. Naturally, this places tremendous power in the hands of the chief of police. The Royal Arch strenuously objects to this.

SITUATION COMPLICATED.

Equally strenuous are the objections to the raise in the annual license fee from \$50 to \$60 and the limitation of a saloon once, outside of which no saloons will be permitted, three years hence.

This cut off thirty-one saloons which must move down town within three years, or go out of business.

Sacramento has a handsome new hotel about ready to open. It wants a bar, of course, and does not see the point of being compelled to buy out a license. So a license has been incorporated permitting licensees to be given to hotels having as many as thirty rooms, irrespective of the limit placed otherwise on the number of licenses.

This has aroused criticism, particularly from the temperance element. The fact is that the ordinance does not suit either the temperance people or the temperance element respects, however, it is a vast improvement over the present law, and is likely to be adopted.

It will be a sorry war, with the chances largely in favor of the temperance element, to determine the outcome. Under the leadership of Bristol and Miss Alexander, will take, remains to be seen. To make the situation more complicated the regular municipal election is coming on in full blast. Some of the politicians have taken to the woods already, having pressing need of a summer vacation right away.

STONE TO BE TESTED.

Supervisors Authorize Preliminary Work at County's Quarry—Licenses Applications.

The Supervisors yesterday authorized the County Highway Commission to employ E. E. Schaeffer to do some preliminary work at the Pacoima quarry, which was purchased by the county two weeks ago. It is desired to make tests of the quality of the stone, and which will bore a 100-foot tunnel for that purpose.

The bid of Charles S. S. Forney—\$1 for a 500-square-foot franchise in Glendale was accepted.

Vincente Benitez was petitioned by James D. McPhail and M. Palomino of Ivanhoe. The board held up the applications for one week.

A petition from telephone users of Downey, setting forth that the high power of the Pacific Bell and Los Angeles Power Company interfered with the telephones, was referred to the District Attorney.

The Supervisors called an election for June 15 in the San Gabriel River district, for the purpose of electing three new trustees.

Sherry and Egg Good for You.

One six-ounce bottle of Owl Sherry Wine is \$1.00 a bottle and sold for \$1.00 a gallon at Owl Sherry Wine Distilling Co., 1220 South Main St., Los Angeles. Phone Home 1-1744.

Special—All \$2.50 Shoes \$2.00.

Sherry Wine Co., top floor, Bryan Block.

THIEF MAYBE.

(Continued From First Page.)

fall upon a London assurance company that insures the safe delivery of valuable shipments made by the bank.

In fact, so far as the bank is concerned the incident is closed. It is for the postal authorities to locate the fault, and they unquestionably will be apt to activity by the insurance company.

SOME LOOPOHES.

It is understood there are ways by which a dishonest employee could steal registered packages and throw the blame upon others than himself. The clerk signing for a registered package would be the last to attempt to do this. He might, however, if some parcel delivered to him by some other clerk leads him with the responsibility of getting them into the hands of the next clerk on the route.

There should be a number of packages on a table and the responsible clerk be rushed with business in his efforts to close a pouch for a particular train, it might be that another employee, who enters the office unnoticed, could appropriate some of the parcels, and succeed in getting away with them.

One of the theories on which the present investigation is conducted is that the four packages from the First National Bank—two containing \$10,000 each and two containing \$5000 each were dumped from a registry pouch.

John Kuhn of Chicago is one of the guests at the Alexandria. He is one of the proprietors of the largest restaurants in Chicago.

Mr. and Mrs. Ernest F. Clarke of Atlanta, Ga., accompanied by Fred C. Johnson, of Chicago, and their two sons staying at the Hayward, The two are on their way to the Seattle Exposition.

Mr. and Mrs. M. H. Harwood and their child, a maid, and their son, a boy, are staying at the Hollenstein. Mr. Miller is a minister.

John Kuhn of Chicago is one of the guests at the Alexandria. He is one of the proprietors of the largest restaurants in Chicago.

Mr. and Mrs. E. Queen of San Francisco, with Mr. Queen, a motorcyclist, and his daughter, are staying at the Alexandria.

They are making an automobile tour of Southern California.

Mr. and Mrs. Ernest F. Clarke of Atlanta, Ga., accompanied by Fred C. Johnson, of Chicago, and their two sons staying at the Hayward, The two are on their way to the Seattle Exposition.

The degree team, in its neat uniform of brown, marched solemnly and took up a position on an orchestra platform.

The big table on which the packages were handled sometimes becomes cluttered with waste paper. At frequent intervals this paper is collected, placed into large sacks and carried to the basement, to be burned or carted away.

It might be that a thief scooped up the four packages, unnoticed by other employees in the room, and shoved them into one of the waste-paper bins which he carried to the basement.

There he may have concealed them, awaiting an opportunity to take them from the building without attracting notice.

Each package was about seven inches long, three inches wide and three or four inches thick. They contained bills in small denominations. The wraps were of heavy paper, sealed at the edges with wax and tightly bound with string.

A person with a guilty conscience probably would hesitate to leave the building with four pockets bulging. It would appear suspicious, to say the least.

Besides, there was no telling that the loss would be discovered at once when the clerks came to check up on the registered mail on an alarm night.

On the other hand, if the alarm was sounded, carried one of the bundles in his hand, he might be discovered.

If a thief took the parcels he might have them in the basement or in some other part of the building and, if he were discovered, he would be secure because no alarm had been sounded, carried one of the bundles with him.

On the following day, still no alarm bell, a thief might have got away with another package.

It was on Wednesday that the Biscayne bank telephoned the First National, telling of the loss.

In a short time the report had spread through many departments. If a thief had been committed, the building he probably heard the main postoffice.

Then it is said, there were loud commotion. It was said that several postal officials had dashed through the building, shouting that valuable parcels were missing.

In a short time the report had spread through many departments. If a thief had been committed, the building he probably heard the main postoffice.

It was too late then for him to think of making away with the rest of the plunder; a search was imminent and it behoved him not to leave the alarm.

In the hunt that followed, two of the packages were found. Thorough search has failed to disclose the others.

If a thief got the parcels still missing there is little possibility that the contents can be traced. The bills were mostly of small denominations.

Because of the secrecy maintained by the postoffice, the officials of the bank decide to give to any but the authorities a particular description of such bills as might be identified.

It is still a question of registered matter as is not known locally. There have been instances in which registered pouches have been taken from trains by bandits and later rid of their contents.

Not many pouches containing \$50,000, sent by the Farmers' and Merchants' National Bank of Los Angeles to New York, was stolen from the depot platform at Kansas City. It was cut open by bandits and the contents were abstracted.

In a recent instance, Berry Sykes, a trusted negro mail carrier in the local office, was accused of robbing the State's prison. Sykes, however, did not tamper with registered mail. His operations were confined to letters that contained money.

ONE HUNDRED ARRESTS.

Mexican Authorities Act Promptly After Dynamiting of Attorney's Office in Monterey.

(ASSOCIATED PRESS REPORT.)

MONTEREY (Mex.), June 14.—More than a hundred arrests have been made in connection with the dynamiting of Leon Flores' law office, a few days ago, by Juan Ferrino. According to the Mexican news service, a bandit is held responsible for an attempt of blackmail and highway robbery, and also trafficked in white slaves.

Father Carrigan charged that Bishop Matz demanded that a Catholic loan association, of which Father Carrigan is a director, give him \$100,000. The bishop, he threatened the priest with suspension unless this demand was complied with.

Father Carrigan declared that compliance with the bishop's order would have rendered him liable to punishment by imprisonment, to say nothing of the injustice such a course would have been to the association in which he was a portion of ten, and his members.

Father Carrigan, however, did not fail to comply, and the parishes engaged in teaching there to have no further relations with the priest.

PRIEST EXPLAINS.

Father Carrigan Tells His Parishioners in Denver Just Why Bishop Matz Suspended Him.

(ASSOCIATED PRESS REPORT.)

DENVER, June 14.—During a sermon to the congregation of St. Patrick's Catholic Church yesterday, the Rev. J. P. Carrigan gave an explanation of his trouble with Bishop Matz, which resulted in an order for his removal, but which he has failed to observe.

Father Carrigan charged that Bishop Matz demanded that a Catholic loan association, of which Father Carrigan is a director, give him \$100,000.

Father Carrigan, however, did not fail to comply, and the parishes engaged in teaching there to have no further relations with the priest.

LOS STONE REPLACED.

PRINCETON (N. J.), June 14.—Sun weather enabled Princeton to open its class day exercises outdoors to day. The class of 1889 replaced the stone which, on commencement day of 1888, it placed in the old chapel, and which was lost in the removal of that structure.

The bid of Charles S. S. Forney—\$1 for a 500-square-foot franchise in Glendale was accepted.

Vincente Benitez was petitioned by James D. McPhail and M. Palomino of Ivanhoe. The board held up the applications for one week.

A petition from telephone users of Downey, setting forth that the high power of the Pacific Bell and Los Angeles Power Company interfered with the telephones, was referred to the District Attorney.

The Supervisors called an election for June 15 in the San Gabriel River district, for the purpose of electing three new trustees.

Sherry and Egg Good for You.

One six-ounce bottle of Owl Sherry Wine is \$1.00 a bottle and sold for \$1.00 a gallon at Owl Sherry Wine Distilling Co., 1220 South Main St., Los Angeles. Phone Home 1-1744.

Special—All \$2.50 Shoes \$2.00.

Sherry Wine Co., top floor, Bryan Block.

FILL OUT AT ONCE AND SEND TO THE TIMES.

DOING THINGS.

FIGHT CENTER IS IN CAPITAL.

"Wets" and "Drys" to Struggle for Sacramento.

Forces Are Already Lined Up for Conflict.

Complications of Situation Alarm City.

SPECIAL CORRESPONDENT OF THE TIMES.

SACRAMENTO, June 13.—Sacramento suddenly became the center of the antiprohibitionists' efforts to submit a constitutional amendment to the State before the first shot of the supporters of Prohibition. Irving B. Bristol, who successfully managed the prohibition campaign in the Raisin City, appeared in Sacramento. Then Miss Ida Alexander, sister of the famous evangelist, and State witness of the W.C.T.U. in Tennessee, also appeared with the declared intention of making Sacramento drier than Sahara.

No such hubbub has occurred here since the Legislature voted to submit a constitutional amendment to submit the capitol. Sacramento without saloons would be changed more radically than by the loss of the State capital.

Even one except the saloon-keepers themselves, admit that the city has too many saloons. But no way has been found to reduce the number except by wiping them out altogether.

Locally, the saloon-keepers, with a population of more than 300,000, Sacramento with about 50,000 people, one-sixth the size, has 176. Besides these 176 there are many restaurants, with beer, wine, etc., in their menus, which really sell it freely to their customers.

Sacramento is wet. It is wet all day, wet all night, and wet on Sunday. The saloons are on the business streets, and scattered throughout the business district. The automatic piano makes it difficult to hear the noise of street traffic, poker for real money is openly played in the saloons, and slot machine bills for the stray nickels.

The liquor interests of Sacramento are not confined, however, to the retail trade. There are two large brewing and two large wineries with vast financial backing.

CLEAN UP OR GO.

Some one sent the whisper about "clean up or get out," and with feverish eagerness, the plan to clean up has been put going. A Home Rule League, the organization of which was recently named, has the wholesale liquor interests, suddenly, in its lap.

And its Executive Committee has already brought forth a reform ordinance so drastic that it has been dubbed the "sister of Prohibition."

At a general meeting of the Home Rule League to be held in a day or two, a decision will be reached regarding the submission of the new ordinance to a vote of the people. At the same time, the Royal Arch has asked for a conference to urge some amendments. Bristol and his assistant, Miss Alexander, are helping their plans to themselves.

It is said that saloon licenses in Los Angeles are worth from \$10,000 to \$20,000, and that a license costs about \$50. The price quoted are not inordinate by comparison.

Four years ago Sacramento followed the Los Angeles limit plan, declaring by ordinance that no new license should be issued until the total number was 17

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Complications of Situation
Alarm City.

SPECIAL CORRESPONDENT OF THE TIMES.

SACRAMENTO, June 13.—Sacramento has had suddenly the start of the anti-saloon agitation in the State. Before the first shock of surprise at Fresno going dry had passed away, Irving E. Bristol, who successfully managed the prohibition campaign in the Raisin City, appeared in Sacramento. Then Miss Ida Alexander, sister of the famous evangelist, and State senator of the Constitutional Protection League, also appeared with the declared intention of making Sacramento drier than Sahara.

No such sensation has occurred here since the Legislature voted to submit a constitutional amendment removing the capitol. Sacramento without an amendment would be changed more radically by the vote of the Constitutional Protection League.

Every one except the saloon-keepers themselves, admits that the city has too many saloons. But no way has been found to reduce the number except by closing them all together.

Los Angeles has 200 saloons with a population of more than 900,000. Sacramento with about 60,000 people, one-half the city size, has 175. Besides these 175, there are many more saloons with licenses to dispense liquor, which really sell it freely to their customers.

Sacramento is wet. It will be wet all day, we are told, and dry at night. The saloons line the business streets, and scatter throughout the residence district. The automatic piano makes it self heard above the noise of street traffic. For the most part, it is played within view of the bar, and slot machines bid for the stray nickels.

The liquor interests of Sacramento are not confined, however, to the retail trade. There are many large breweries, there are extensive wineries with vast financial backing.

CLEAN UP OR GO.

Some one sent the whisper about, "clean up or get out," and with feverish eagerness, the plan to clean up has been put into effect. Home Rule League, the organization of wine and beer interests instigated by the wholesale liquor interests, suddenly sprang into being.

Its Executive Committee has already issued a circular, and the ordinance so drastic that it has惊悚ed the already frightened retailers.

At a general meeting of the Home Rule League, to be held in a day or two, the decision will be made as to whether the submission of the new ordinance to a vote of the people. All of the daily papers have hastened to approve it, and the League has called for a conference to urge its amendment.

Bristol and his assistant, Miss Alexander, are keeping their plans to themselves.

It is said that saloons in Los Angeles are worth from \$10,000 to \$50,000, because of the arbitrary limit of \$20. The prices quoted are not inordinate by comparison. Four years ago saloons cost from \$1,000 to \$2,000. The plan, declaring by ordinance that no new license should be issued until the total number was less than 100. In the four years succeeding, the number was reduced from 75 to 35 by the reduction of two licenses held by dance halls. And until the present agitation arose, licenses have been quoted here at about \$4000 each. They are cheaper now.

The Home Rule League recognizes this property right in licenses to some extent, but requires that they be renewed every year. And no license may be issued to any saloon, a saloon to the Chief of Police. Naturally this places tremendous power in the hands of the police chief. The Royal Arch strenuously objects to this.

SITUATION COMPLICATED.

Equally strenuous are the objections to the rates in the annual license fee from \$300 to \$600 and the limitation of a saloon some, outside of which no saloon may be permitted to remain.

This cuts off thirty-one saloons, which must move down town within three years, or go out of business.

The movement has a handsomely fair about ready to open. It wants a bar, of course, and does not see the justice of being compelled to buy out a license. So a provision has been incorporated permitting licenses to be given to saloons having many, many thirty rooms, irrespective of the limit placed otherwise on the number of licenses.

This has aroused criticism, particularly from the temperance element. The fact that the saloons are to be closed either the temperance people, or the saloonkeepers. In most respects, however, it is a vast improvement over the present law, and is likely to be adopted.

It will be a merry war, with the battles largely in favor of the regulators. What attitude the prohibitionists, under the leadership of Bristol and Miss Alexander, will take remains to be seen.

To make the situation more complicated the regular municipal election is coming on, with the primary campaign already in full blast. Some of the politicians have taken to the woods, already, having a preengaged need of a summer vacation right away.

STONE TO BE TESTED.

Supervisors Authorize Preliminary Work at County's Quarry—License Applications.

The Supervisors yesterday authorized the County Highway Commission to employ E. E. Schaeffer to do some preliminary work at the Pacoima quarry, which was purchased by the county two weeks ago. It is desired to make tests of the quality of the stone, and Schaeffer will bore a 100-foot tunnel for that purpose.

The bid of Charles S. S. Forney, for a gas-main franchise in Glendale, was rejected.

Winery licenses were petitioned for by Joseph Begnier of Newhall and M. Raimondo of Ivanhoe. The board held up the applications for one week.

A telegram from James Powers of Downey, setting forth that the high-power cables of the Pacific Light and Power Company interfered with the telephone, was referred to the District Attorney.

The Supervisors called an election for July 7 at the San Gabriel levee district, for the purpose of electing three new trustees.

Sherry and Egg Good for You.

Food and drink with a taste, for \$1 to \$2 a bottle. Call for a sample. 101-105 South Broadway. Phone Home 1274, South Main 261.

Special—All \$2.50 Bottles \$2.00.

Sherry Wine Co., Inc. New York, Bryan Block.

THIEF MAYBE. (Continued From First Page.)

fall upon a London assurance company that insures the safe delivery of valuable shipments made by the bank.

In fact, so far as the bank is concerned the incident is closed. It is for the postal authorities to locate the thief, and they unquestionably will be compelled to activity by the insurance company.

SOME LOOPOLES.

It is understood there are ways by which a dishonest employee could steal registered packages and throw the blame upon others than himself. The clerk signing for registered packages could do this, for instance, by getting a job.

His receipt for parcels delivered to him by some other clerk leads him into the hands of the next clerk on the line.

Should there be a number of packages on a table and the responsible clerk be rushed with business in his efforts to close a pouch for a particular package, he could easily do it.

With the responsibility of getting them into the hands of the next clerk on the line.

The ceremonies were conducted in the handsome Elks' Home at Olive and Third streets, and a number of ladies were in attendance. E. B. Drake, as acting Exalted Ruler, presided over what was, incidentally, the first public ceremony in the new hall.

The degree team, in its neat uniform of brown, marched solemnly and took the platform, the Elks' Home being behind the platform playing a patriotic air.

A little later, the acting Exalted Ruler, bearing a flag and followed by the other officers, all decorated with their insignia, entered the hall, and took the altar at the center of the hall and took their seats at their respective stations.

The preceding officers, in a brief address, called attention to the patriotic character of this intensely American order, and his remarks were followed by the singing of "Columbia, the Gem of the Ocean."

As prescribed by the ritual, the Exalted Ruler called on the Esteemed Leading Knight, Isidore Dockweller, then on the Esteemed Loyd Knight, J. E. H. Easton, and the Esteemed Lecturing Knight, W. W. Horner, asking each, in turn, what the flag meant in his station. The answers were "Protection," "Protection of the Weak," and "Protection."

Reciting appropriate words, the four officers named, then joined in a coro as pretty as it was novel—the production of "Americanism."

The Esteemed Knight advanced to the center altar, deposited thereon a basket of red roses. Upon this, the Esteemed Loyd Knight laid a basket of small white lilies, which the Esteemed Lecturing Knight covered with a basket of violets. Upon these, a bar of blue was placed, bearing the stars of "Old Glory," and as all gazed upon the stars and blue, the Esteemed Ruler, with a button and a large star hanging from the ceiling was suddenly electrically illuminated from the inside. There was an uncontrollable fit of applause.

Besides, there was no telling but that the lone star would be displayed on the chestnut-colored chair used by the registered mail and an alarm might cause the immediate search of every person in the post office.

If a thief in the post office might have the stars in the basement or in some other part of the building, and on going home Monday night, feeling secure because no alarm had been sounded, carried one of the bundles with him.

On the following day, still no alarm having been given, he may have got away with another package.

It was on Wednesday that the message was telegraphed to the First Assistant that the shipment had not been received.

The local bank officers immediately reported the fact at the main post office.

It was the post star to win the world from wrong, and he predicted that it had ushered in a thousand years of peace.

It stands, he added, for all of man's greatest good, and expresses the hope that its protecting folds might spread over more and more of the earth's oppressed, a sentiment which was created with prolonged and hearty applause.

FAIR READERS DELIGHT.

Large Audience Attends Recital of Graduates of College of Oratory, U.S.C.

The annual recital of the College of Oratory of the University of Southern California drew a large and appreciative audience to the University Methodist Church last night. The program included many pleasing features.

It was too late then for him to think of making away with the rest of the plunder, and it behaved him not to leave the place again, with even one bulging pocket.

In the hunt that followed, two of the packages were found. Thorough investigation failed to disclose the others.

If a thief got the parcels still clinging there is little possibility that the contents can be identified. The bill will be paid by the post office.

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